



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

### Patent

In re Application: Bryant et al.

Today's Date: May 1, 2003

Serial No.: 09/886,823

Group Art Unit: 2826

Filed: 21 June 2001

Examiner: Abraham, F.

**Title: Double Gated Transistor and Method of Fabrication**

### Letter

To the Assistant Commissioner of Patents  
Washington, D.C. 20231

Dear Sir:

On April 30, 2003, a telephone call was received from the Examiner for the subject Application, indicating that this case has been moved to "Inactive Status-Abandonment" for failure to respond to the Office Action of April 19, 2002. During that call, the undersigned discussed with the Examiner, the fact that a previous call, on February 6, 2003, was received from the Examiner concerning the same subject.

During both calls, Applicants, through their attorneys, informed the Examiner that an Amendment was timely filed in response to the Office Action of April 19, 2002, on July 15, 2002. That amendment included a signed certificate of facsimile, bearing a date of July 15, 2002. A report, confirming receipt by the USPTO, was received on July 15, 2002 at 9:24 a.m.

### CERTIFICATE OF MAILING

I hereby certify that, on the date shown below, this correspondence is being:

#### MAIL

deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner of Patents, Washington, DC 20231.

Date: 5/2/03

#### FACSIMILE

transmitted by facsimile to the Patent and Trademark Office.

Maryann Lvisi  
Name  
Maryann Lvisi  
Signature

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Following the telephone call of February 6, 2003, Applicants, through their attorneys, transmitted via facsimile a copy of the amendment of July 15, 2002 to the Examiner.

During the telephone call on April 30, 2003, the Examiner requested that Applicants again file a copy of the amendment of July 15, 2002, but this time doing so by mailing rather than via facsimile. The Examiner further indicated that upon receipt by the USPTO the present application would be restored to active status.

Therefore, in accordance with the Examiner's request, Applicants have enclosed another copy of the amendment of July 15, 2002. Further, Applicants have enclosed a copy of the letter of February 6, 2003, for the Examiner's reference, and as to further show Applicants responsiveness with respect to this matter.

Accordingly, it is respectfully believed that Applicants have timely responded to the Office Action of April 19, 2002, and that, based on the entire record, the present application should be restored to active status and the Amendment on July 15, 2002 considered by the Examiner. Should the Examiner consider that further telephone calls would be helpful, the Examiner is asked to telephone the undersigned at the telephone number below.

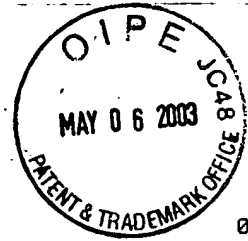
Respectfully submitted,

For: **Bryant et al.**

By: 

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\*\* TX STATUS REPORT \*\*

AS OF FEB 13 2003 10:54 PAGE.01

BTU IPLAW

DATE	TIME	TO/FROM	MODE	MIN/SEC	PGS	JOB#	STATUS
02/13	10:54	USPTO	EC-S	00'48"	C003	248	OK

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X transmitted by facsimile to the Patent and Trademark Office.	
<u>Maryann Luisi</u> Name	
<u>Maryann Luisi</u> Signature	
Date: <u>2/6/2003</u>	

BUR920000059US1

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S/N 09/886,823



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Maryann Luisi

Name

Maryann Luisi

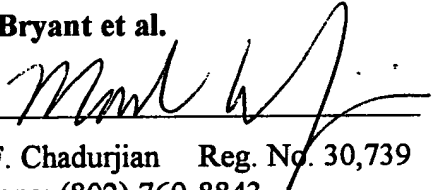
Signature

Applicants respectfully submit that they filed a responsive Amendment on July 15, 2002. A copy of the Amendment as filed by facsimile transmission is attached. The Amendment bears a signed certificate of mailing dated July 15, 2002. Moreover, as indicated at the header of the first page, the transmission was received at 9:24 a.m. on July 15 by the USPTO.

Since the Applicants filed a fully responsive Amendment to the Office Action of April 19, 2002, Applicants respectfully request that their application be restored to active status, that their filed Amendment be considered, and that their patent application be passed to issuance. Should the USPTO wish to discuss this matter with Applicants' attorney, please do not hesitate to do so.

Respectfully submitted,

For: **Bryant et al.**

By: 

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\*\* TX STATUS REPORT \*\*

AS OF FEB 06 2003 15:41 PAGE.01

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DATE	TIME	TO/FROM	MODE	MIN/SEC	PGS	JOB#	STATUS
07	02/06 15:39	USPTO	EC-S	01'56"	009	184	OK

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FACSIMILE

transmitted by facsimile to the Patent and Trademark Office.

Maryann Luisi

Name

Maryann Luisi

Signature

BUR920000059US1

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